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1		HONORABLE RONALD B. LEIGHTON
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6		AUG 3 1 2011
7	·	CLERK U.S. DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT TACOMA BY DEPUTY
8	UNITED STATES D WESTERN DISTRICT AT TAC	ISTRICT COURT OF WASHINGTON
" 10	THE OHIO CASUALTY INSURANCE	ONIA
10	CORPORATION, an Ohio Corporation,))) NO. 10-5244 RBL
12	Plaintiff,))) [P ROPOSE D] ORDER FOR
13	v.	WITHDRAWAL AND SUBSTITUTION OF COUNSEL FOR DEFENDANT
14	CHUGACH SUPPORT SERVICES, INC., an Alaska Corporation, METROPOLITAN DESIGN	CHUGACH SUPPORT SERVICES, INC.
15	CONCEPTS d/b/a SECURITY RESOURCES INTERNATIONAL, a Nevada Corporation, and) CLERK'S ACTION REQUIRED
16	SHON E. FROSTAD, as Personal Representative for the Estate of BRADLEY J. FROSTAD,	
17	Defendants.	
18	SHON E. FROSTAD, as Personal Representative of the Estate of Bradley J. Frostad,))
19	Third-Party Plaintiff,))
20	v.))
21	R-CUSTOM EXCAVATION, a Washington))
22	corporation, RICK LARSON, a Washington resident, and DEGGINGER MCINTOSH &))
23	ASSOCIATES, a Washington corporation,))
24	Third Party Defendants.))
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1 ORDER 2 BASED on the Stipulation of the parties, IT IS ORDERED that the law firm of Ogden 3 Murphy Wallace, P.L.L.C. may withdrawal as the attorneys of record for defendant Chugach 4 Support Services, Inc., and the law firm of Scheer & Zehnder, L.L.P may substitute as attorneys of 5 record for defendant Chugach Support Services, Inc. in this matter. 6 7 DATED this __31 day of August, 2011 8 9 10 United States District Judge 11 Presented by: 12 OGDEN MURPHY WALLACE, P.L.L.C. SCHEER & ZEHNDER, L.L.P. 13 14 By: /s Levi L. Bendele Mark P. Scheer, WSBA #16651 By: /s Jaime D. Allen_ Lee Corkrum, WSBA #6585 15 Levi L. Bendele, III, WSBA #26411 Jaime D. Allen, WSBA #35742 Substituting Attorneys for Defendant 16 Withdrawing Attorneys for Defendant Chugach Support Services, Inc. Chugach Support Services, Inc. 17 18 THORSRUD CANE & PAULICH RICHARD JONES LAW OFFICES 19 20 By: /s Richard L. Jones By: /s Russell C. Love_ Richard Llewelyn Jones, WSBA #12904 Russell C. Love, WSBA #8941 21 Attorneys for Defendant Metropolitan Attorneys for Plaintiff Ohio Casualty Design Concepts Insurance Company 22 23 24 25 26

1	CONNELLY LAW OFFICES	EKLUND ROCKEY STRATTON
2		
3	By: <u>/s Lincoln C. Beauregard</u> John R. Connelly, Jr., WSBA #12183 Lincoln C. Beauregard, WSBA #32878	By: <u>/s Thomas C. Stratton</u> Thomas C. Stratton, WSBA #14545 Attorneys for Third Party Defendant and
5	Attorneys for Defendant, Third Party Plaintiff and Counter Claimant Shon E. Frostad	Counter Defendant Degginger McIntosh & Associates
6		C 1 10500 tates
7	FALLON & MCKINLEY	
8	By: /s Richard S. Fallon Richard Scott Fallon, WSBA #2574	
9	Attorneys for Third Party Defendants R-Custom Excavation, Inc., and Rick Larson	
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1	<u>CERTIFICATE OF SI</u>	ERVICE	
2 3	I certify under the laws of the United States of America that on the 30th day of August, 2011 electronically filed a true and correct copy of the foregoing document with the Clerk of the Cou using the CM/ECF System and served counsel below by the method indicated:		
4			
5	Russell C. Love Thorsrud Cane & Paulich	U.S. Mail Messenger	
6	1325 Fourth Avenue Suite 1300	[] Email [X] CM/ECF	
7	Seattle, Washington 98101 rlove@tcplaw.com		
9	Attorneys for Plaintiff Ohio Casualty Insurance Company	·	
10 11 12 13 14	Richard Llewelyn Jones 2050 112 th Avenue Northeast Suite 230 Bellevue, Washington rlj@richardjoneslaw.com Attorneys for Defendant Metropolitan Design Concepts John R. Connelly, Jr.	[] U.S. Mail [] Messenger [] Email [X] CM/ECF	
15 16	Connelly Law Offices 2301 North 30 th Street Tacoma, Washington	[] Messenger [] Email [X] CM/ECF	
17	jconnelly@connelly-law.com Attorneys for Defendant, Third Party Plaintiff and		
18	Counter Claimant Shon E. Frostad		
19	Lincoln C. Beauregard	[] U.S. Mail	
20	Connelly Law Offices 2301 North 30 th Street	[] Messenger [] Email	
21	Tacoma, Washington 98403 lincolnb@connelly-law.com	[X] CM/ECF	
22	Attorneys for Defendant, Third Party Plaintiff and Counter Claimant Shon E. Frostad		
23	Comment of the commen		
24			

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1	Richard Scott Fallon	[] U.S. Mail		
2	Fallon & McKinley	[] Messenger		
	1111 Third Avenue	[] Email		
3	Suite 2400 Seattle, Washington	[X] CM/ECF		
4	bfallon@fallonmckinley.com			
4	Attorneys for Third Party Defendants R-Custom	·		
5	Excavation, Inc., Rick Larson			
6	Thomas C. Stratton	U.S. Mail		
Ĭ	Eklund Rockey Stratton	[] Messenger		
7	521 Second Avenue West	[] Email		
8	Seattle, Washington 98119	[X] CM/ECF		
	tcsservice@erslaw.com			
9	Attorneys for Third Party Defendant and Counter			
10	Defendant Degginger McIntosh & Associates			
11	and Thomber and Code of Total Code of The	Coming the formalism decomposite the		
12	and I hereby certify that I mailed via United States Postal Service, the foregoing document to the following non CM/ECF participant:			
13	Defendant Chugach Support Services Inc			
14	Defendant Chugach Support Services, Inc. ATTN: Sandra Dean, CRM			
14	Chugach Alaska Corporation			
15				
16	Anchorage, Alaska 99503			
10				
17	DATED this 20th day of Assessed 2011			
10	DATED this 30th day of August, 2011.			
18		•		
19	s/Jaime D. Allen			
20	Jaime D. Allen WSBA #35742			
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